

1 **LAW OFFICE OF ANDREW M.
LEAVITT, ESQ.**
2 Robert F. Purdy (NV Bar No. 6097)
3 633 South Seventh Street
4 Las Vegas, NV 89101
5 Telephone: (702) 382-2800
6 Facsimile: (702) 382-7438
7 Robert.purdy@andrewleavittlaw.com

8
9
10 Jonathan M. Shapiro
11 **AETON LAW PARTNERS LLP**
12 311 Centerpoint Drive
13 Middletown, Connecticut 06475
14 Telephone: (860) 724.2160
15 jms@aetonlaw.com

16 **FREED KANNER LONDON & MILLEN
LLC**
17 Matthew W. Ruan (*pro hac vice* forthcoming)
18 Douglas A. Millen (*pro hac vice* forthcoming)
19 Michael E. Moskovitz (*pro hac vice*
20 forthcoming)
21 Nia Barberousse Binns (*pro hac vice*
22 forthcoming)
23 100 Tri-State International, Suite 128
24 Lincolnshire, IL 60069
25 Telephone: (224) 632-4500
26 mruan@fkmlaw.com
dmillen@fkmlaw.com
mmoskovitz@fkmlaw.com
nbinns@fkmlaw.com

27 [Additional counsel listed on signature page.]

28 *Attorneys for Plaintiffs in Courtmanche v. Permian Resources, Corp., et al.*

13 **UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

15 BRIAN COURTMANCHE, LAURA J.
16 FABER, PATRICIA MANCIERI, DAVID
17 SILVER, and JOSSELYN'S GETAWAY
18 LOG CABINS, LLC, on behalf of themselves
19 and all others similarly situated,

20 Plaintiffs,

21 v.

22 PERMIAN RESOURCES CORP. f/k/a
23 CENTENNIAL RESOURCE
24 DEVELOPMENT, INC.; CHESAPEAKE
25 ENERGY CORPORATION; CONTINENTAL
RESOURCES INC.; DIAMONDBACK
ENERGY, INC.; EOG RESOURCES, INC.;
HESS CORPORATION; OCCIDENTAL
PETROLEUM CORPORATION; and
PIONEER NATURAL RESOURCES
COMPANY,

26 Defendants.

27 Case No.: 2:24-cv-00198-JAD-MDC

28 **ORDER GRANTING MOTION FOR
THE EXTENSION OF TIME TO
FILE PRO HAC VICE
APPLICATIONS/VERIFIED
PETITIONS AND DESIGNATION OF
LOCAL COUNSEL**

[ECF No. 21]

1 Plaintiffs Brian Courtmanche, Laura J. Faber, Patricia Mancieri, David Silver, and Josselyn's
 2 Getaway Log Cabins LLC, individually and on behalf of all others similarly situated in *Courtmanche et*
 3 *al. v. Permian Resources Corp., et al.*, hereby request a thirty (30) day extension of the time for the
 4 following Plaintiffs' Counsel to file their *pro hac vice* applications/Verified Petitions and Designation of
 5 Local Counsel with the Court: Jonathan M. Shapiro, Matthew W. Ruan, Douglas A. Millen, Michael E.
 6 Moskovitz, Nia Barberousse Binns, Kimberly A. Justice, and Jonathan M. Jagher.

7 This request is in compliance with L.R. I.A. 6-1. This is the Plaintiffs' first request for an
 8 extension of time. Plaintiffs filed their complaint on January 29, 2024 (ECF No. 1). The deadline for
 9 Counsel to submit their completed *pro hac vice* applications/Verified Petitions and Designation of Local
 10 Counsel is February 12, 2024 (ECF Nos. 3-9). Plaintiffs' counsel are requesting this extension due to a
 11 delay in receiving Certificates of Good Standing from each of the courts in which the above attorneys is
 12 admitted, which were requested shortly after Plaintiffs' complaint was filed. Therefore, good cause exists
 13 for the requested extension. The requested extension furthers the interest of this litigation and is not being
 14 requested in bad faith or to delay these proceedings unnecessarily.

15
 16 Dated: February 12, 2024

17 By: /s/ Robert F. Purdy
 18 Robert F. Purdy (NV Bar No. 6097)
 19 633 South Seventh Street
 20 Las Vegas, NV 89101
 21 Telephone: (702) 382-2800
 22 Facsimile: (702) 382-7438
 23 Robert.Purdy@andrewleavittlaw.com

24
 25 *Local Counsel for Plaintiffs and the Proposed*
 26 *Classes*

27
 28 Matthew W. Ruan
 Douglas A. Millen
 Michael E. Moskovitz
 Nia-Imara Binns
FREED KANNER LONDON
& MILLEN LLC
 100 Tri-State International, Suite 128
 Lincolnshire, IL 60069
 Telephone: (224) 632-4500
 mruan@fklmlaw.com

1 dmillen@fklmlaw.com
2 mmoskovitz@fklmlaw.com
3 nbinns@fklmlaw.com

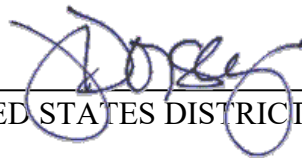
4 Kimberly A. Justice
5 Jonathan M. Jagher
6 **FREED KANNER LONDON**
7 **& MILLEN LLC**
8 923 Fayette Street
9 Conshohocken, Pennsylvania 19428
10 Telephone: (610) 234-6486
11 kjustice@fklmlaw.com
12 jjagher@fklmlaw.com

13 Jonathan M. Shapiro
14 **AETON LAW PARTNERS LLP**
15 311 Centerpoint Drive
16 Middletown, Connecticut 06475
17 Telephone: (860) 724-2160
18 jms@aetonlaw.com

19 *Counsel for Plaintiffs and the Proposed Classes*

20 **ORDER**

21 IT IS HEREBY ORDERED that plaintiffs' motion for an extension of time to file verified petitions for
22 permission to practice by their out-of-state attorneys [ECF No. 21] is GRANTED. Plaintiffs must
23 file those petitions by **March 13, 2024**.

24 
25 UNITED STATES DISTRICT JUDGE

26 DATED: February 13, 2024